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private place or premises within the limits of this city, any animal or vegetable substance, dead animal, fish, shavings, paper, dirt, rubbish, excrement, filth, slops, unclean or nauseous water, liquor, or gaseous fluids, hay, straw, soot, offal, garbage, swill, or any other article or substance whatever. In case any alley where any substance above named shall exist or have been deposited, it shall be the duty of every owner or occupant of any lot or premises, within 24 hours after having been notified by the sanitary engineer or health officer or either of their representatives so to do, to remove from the half of said alley adjoining such lot or premises all such substances.

SEC. 2. *Dumping refuse on lots prohibited.*—No lot or ground within the city of Ironwood shall be used for a dumping place for rubbish, refuse, or waste material excepting such lots and grounds as with the consent of the owner thereof shall be designated as a public dumping place by the sanitary engineer or health officer. Lots and grounds designated as a place for public dumping shall be so marked by an appropriate sign to which must be affixed a copy of the permit creating said public dumping ground, such permit to bear the signature of the property owner and the sanitary engineer or health officer.

SEC. 3. It shall be the duty of the owner or occupant of each and every lot, plat, or parcel of real estate in the city to keep the same free from noxious grasses and weeds.

Spitting—Prohibited in Public Places—Spittoons to be Provided. (Ord. Oct. 27, 1914.)

SEC. 4. No person shall spit or expectorate upon any sidewalk, crosswalk, or footway of any public streetway, park, or square, or upon the floor of any hall or office in any hotel, house, tenant or lodging house which is used in common by guests or tenants thereof, or upon the floor, platform, steps, or stairs of any public building, hall, church, theater, railway station, store, or factory, street car, or other public conveyance.

SEC. 5. Every person owning or having the management or control of any house, tenant or lodging house, or any store, factory, theater, building, or room which is used in common by the public shall provide sufficient and proper receptacles for spitting, and also shall provide for the cleansing and disinfecting of such receptacles at least once in every 24 hours.

SEC. 6. The following placard shall be exposed by the proprietors, agents, or other persons in charge of said public buildings, sidewalks, or conveyances:

NOTICE.

Spitting (designate place) is prohibited by law under a penalty of one to five dollars fine or thirty days' imprisonment.

By order of

_____,
Sanitary Engineer or Health Officer.

Privies and Cesspools—Maintenance. (Ord. Oct. 27, 1914.)

SEC. 7. No privy vault or cesspool for sewage shall hereafter be constructed in any part of the city where a sewer is at all accessible, which fact shall be determined by the sanitary engineer or health officer, nor shall it be lawful to continue a privy vault or cesspool on any lot, plat, piece, or parcel of ground abutting on or contiguous to any street or alley through which passes a public sewer within the city limits.

It becomes the duty of the sanitary engineer or health officer and he shall give notice in writing to each owner of property on which is located a privy vault

or cesspool in violation of this section, and he shall allow a period not exceeding 60 days from date of notice for the property owner to have vault cleaned, filled, and privy removed and destroyed.

Penalty. (Ord. Oct. 27, 1914.)

SEC. 8. Any violation of this ordinance shall be punished by a fine of not less than \$10 nor more than \$100 and the costs of prosecution; and in the imposition of such fine and costs the court makes a further sentence that the offender be imprisoned in the county jail of Gogebic County or the city jail of the city of Ironwood until the payment thereof: *Provided, however,* That the charge of such imprisonment shall not exceed 90 days.

ISHPEMING, MICH.

Milk and Cream—Production, Care, and Sale—Inspection. (Ord. July 9, 1914.)

SECTION 1. The office of dairy and milk inspector is hereby created, and the term of office of said inspector shall be during the pleasure of the mayor and common council; and no person not a veterinarian registered under the laws of this State shall be eligible to appointment or shall hold said office.

SEC. 2. Upon any such appointment and approval said inspector shall take and file with the recorder the constitutional oath of office, and before entering upon the discharge of the duties of such office shall execute and file with the recorder a bond in the penal sum of \$1,000 with a surety company as surety, or at least two personal sureties thereon, to be approved by the common council, conditioned upon the faithful performance of the duties of such office.

SEC. 3. The compensation of said inspector shall be fixed by the common council of the city of Ishpeming.

SEC. 4. It shall be the duty of such inspector to file with the city recorder an accurate and complete report of his doings on or before the first Tuesday of each and every month.

SEC. 5. It is hereby made the duty of such dairy and milk inspector to purchase tags at the expense of the city, to be used by such inspector as means of identifying cattle by him inspected. And it shall also be the duty of such inspector to tag every cow after inspection if such cow shall be found to be healthy and in good condition. Said inspector shall also purchase tuberculin, reagents, and chemicals used by him in making tests of cows.

SEC. 6. It shall be the duty of said dairy and milk inspector to enforce in this city all State laws relative to dairies and dairy products, and also all the provisions of this ordinance; and he shall at least once in each month inspect all dairies, stables, and premises in the county of Marquette where cows or other animals are kept, from which milk or cream is sold or furnished in this city, by any licensed milk dealer; that said inspector, once in each and every year, shall inspect every cow in every herd with a hypodermic tuberculin test, supplying milk to be sold in this city, and every cow added to said herd by any such owner shall, before selling any milk or cream from said cow, be inspected; it is hereby made the duty of any milk dealer to notify the inspector of any cow added to his herd before he shall sell any milk or cream from said cow, and that said inspector shall within three days thereafter make an inspection of any such cow or cows added by any dealer.

SEC. 7. No person shall bring into the city of Ishpeming, for sale or offer for sale, any milk or cream without a permit from the milk and dairy inspector of this city.